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2 3	BRIAN J. STRETCH (CSBN 163973) Chief, Criminal Division		
4 5 6 7	RICHARD C. CHENG (CSBN 135992) Assistant U. S. Attorney 150 Almaden Boulevard, 9 th Floor San Jose, California 95113 Telephone: (408) 535-5032 Fax: (408) 535-5066		
8 9	e-mail: richard.cheng@usdoj.gov Attorneys for Plaintiff UNITED STA	ATES DISTRICT COURT	
10 11 12	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION		
13 14 15 16 17 18	UNITED STATES OF AMERICA, Plaintiff, v. CHRISTIAN PANTAGES, Defendant.	Criminal Case No. CR 08-00938-JW STIPULATION OF PARTIES FOR CONTINUANCE OF DISPOSITION HEARING AND [PROPUSED] ORDER San Jose Venue	
19	With the agreement of the parties, a	nd with the consent of the defendant Christian Pantages,	

With the agreement of the parties, and with the consent of the defendant Christian Pantages, the Court enters this order (1) vacating the disposition hearing for the defendant Christian Pantages, now set for November 30, 2009 at 1:30 p.m.; and (2) setting a new sentencing hearing for the defendant Christian Pantages for December 14, 2009 at 1:30 p.m. The parties agree, and the Court finds and holds, as follows:

 The defendant Christian Pantages was indicted on December 31, 2009 for Conspiracy to Buy Stolen Goods Constituting an Interstate Shipment, and Conspiracy to Commit Money Laundering and was arraigned on the Indictment on

1		January 8, 2009. His first a	ppearance before the District Court was January 12,
2		2009.	
3	2.	A date for the disposition of	the charges against Pantages was previously set for
4		November 30, 2009 at 1:30 p	o.m. before this Court. To date, the Government has
5		provided discovery to the De	fendant, but have yet to finalize the terms of the plea
6		agreement.	
7	3.	Counsel for the Government	nent and the Defendant have been in regular
8		communications regarding p	otential resolution of the pending charges against the
9		Defendant which may invol	ve potential cooperation at the trial of co-defendant
10		Jaime Harmon. The parties l	pelieve that a resolution is likely, however additional
11		time is necessary for the term	ns of the plea agreement to be finalized and approved
12		by both parties.	
13	4.	The parties jointly request a	disposition date be set by the Court on December 14,
14		2009 at 1:30 p.m	
15	5.	The parties, including defend	dant Christian Pantages, agree to a waiver of time for
16		the purposes of the Speedy T	rial Act and specifically agree that the period of time
17	between November 30, 2009 through December 14, 2009 may be excluded in light		
18		of the need for additional tin	ne for adequate defense preparation and resolution of
19		the case.	
20	SO STIPULATED.		JOSEPH P. RUSSONIELLO United States Attorney
21			Office States Attorney
22	DATED: November 24, 2009		/s/ RICHARD C. CHENG
23			Assistant U.S. Attorney
24	DATED: November 24, 2009		/s/
25			CHRISTOPHER CANNON, ESQ. Attorney for Defendant
26			Thomas for Defendant
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8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
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11	UNITED STATES OF AMERICA,) Criminal Case No. CR 09-00938-JW		
12	Plaintiff,)) ORDER		
13	v.)		
14	CHRISTIAN PANTAGES,))		
15	Defendant.))		
16		_)		
17	For the reasons stated in the parties Stipulation To Continue Disposition Hearing, and for			
18	good cause shown, the Court vacates the November 30, 2009 status conference date with respect			
19	to the defendant Christian Pantages, and sets	a disposition date of December 14, 2009, at 1:30 p.m.		
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21	DATED: November 24, 2009	James Usse		
22		HON. JAMES WARE United States District Judge		
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